Ø 012/015

Application Serial No.: 09/896,682 Attorney Docket No.: 01CON303P

REMARKS

This Amendment and Response is in response to the Advisory Office Action, dated

February 15, 2005, where the Examiner has rejected claims 1, 3-10, and 12-18. By the present

amendment, claims 1 and 10 have been amended, and new claims 19 and 20 have been added.

After the present amendment, claims 1, 3-10, and 12-20 will be pending in the present

application. An early allowance of claims 1, 3-10, and 12-20 in view of the following remarks is

respectfully requested.

A. Rejections of Claims 1, 3-10, and 12-18 under 35 USC § 103(a)

The Examiner has rejected claims 1, 3-10, and 12-18 under 35 USC § 103(a) as being

unpatentable over U.S. Patent Number 6,456,964 to Manjunath, et al. ("Manjunath") in view of

U.S. Patent Number 5,778,338 to Jacobs, et al. ("Jacobs").

Claim 1, as amended, recites "determining if the estimated spectral content of the speech

signal is representative of one of a plurality of defined reference spectral responses including an

IRS spectral response and an MIRS spectral response; selecting a preferential coding algorithm

from an assortment of coding algorithms based on the determining; ... wherein the coding of the

speech signal in accordance with the selected coding algorithm compensates for at least one of an

IRS speech signal and an MIRS speech signal to produce a frequency-response compensated

speech signal."

In the Advisory Office Action, the Examiner refers to col. 5, lines 45-54 of Manjunath, as

disclosing that line spectrum information (LSI) coefficients are calculated, and concludes that

such information must be used at step 310 for selection of the encoding mode. Although

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applicant believes that such conclusion is not warranted based on the disclosure of Manjunath,

applicant has amended claim 1 to recite "determining if the estimated spectral content of the

speech signal is representative of one of a plurality of defined reference spectral responses

including an IRS spectral response and an MIRS spectral response; selecting a preferential

coding algorithm from an assortment of coding algorithms based on the determining." It is

respectfully submitted that the cited references do not disclose, teach or suggest "determining if

the estimated spectral content of the speech signal is representative of one of a plurality of

defined reference spectral responses including an IRS spectral response and an MIRS spectral

response."

In other words, even assuming, arguendo, that Manjunath uses the LSI coefficients for

selecting a preferential coding algorithm, Manjunath does not disclose, teach or suggest

"determining if the estimated spectral content of the speech signal is representative of one of a

plurality of defined reference spectral responses including an IRS spectral response and an MIRS

spectral response; selecting a preferential coding algorithm from an assortment of coding

algorithms based on the determining."

Furthermore, as acknowledged by the Examiner, Manjunath does not disclose, teach or

suggest "wherein the coding of the speech signal in accordance with the selected coding

algorithm compensates for at least one of an IRS speech signal and an MIRS speech signal to

produce a frequency-response compensated speech signal." In addition, the Examiner has not

indicated that Jacobs discloses that its coding algorithm compensates for at least one of an IRS

speech signal and an MIRS speech signal to produce a frequency-response compensated speech

signal.

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Accordingly, applicant respectfully submits that the present invention as defined by

independent claims 1 and 10 is not taught, disclosed, or suggested by the art of record. Thus,

independent claims 1 and 10 are patentably distinguishable over the art of record. As such, the

claims depending from amended independent claims 1 and 10 are, a fortiori, also patentable for

at least the reasons presented above and also for additional limitations contained in each

dependent claim.

B. New Claims 19 and 20

By the present amendment, applicant has added new claims 19 and 20, which depend

from claims 1 and 10, respectively. Claim 19 recites "wherein the estimating, the determining,

the selecting and the coding are performed periodically during a conversation that exceeds a

duration threshold, such that during the conversation the selecting may select a different

preferential coding algorithm from the assortment of coding algorithms based on the

determining." Applicant respectfully submits that the support for claim 19 may, for example, be

found at page 39 of the present application. It is respectfully submitted that the cited references

fail to show the limitations of claim 19. Further, claim 20 has limitations similar to those of

claim 19.

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C. Conclusion

Based on the foregoing reasons, an early notice of allowance for claims 1, 3-10, and 12-20 remaining in the present application is respectfully requested.

Respectfully Submitted, FARJAMI & FARJAMI LLP

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